

SUPERIOR COURT OF WASHINGTON FOR KING COUNTY
JUVENILE DEPARTMENT

STATE OF WASHINGTON,

Plaintiff,

vs.

B.D. _____

Respondent.

No. _____

STIPULATED ORDER OF CONTINUANCE

☐ Standard (ORCNTST & ADM03)

☐ Track 3 Drug Court (ORCNTST & ADM07)

Next court hearing date: _____

MOTION

THIS MATTER comes before the court on the joint motion of the State of Washington and the respondent. The State is represented by the undersigned Deputy Prosecuting Attorney. The respondent appears in-person and is represented by the undersigned attorney. Both parties are moving to continue the trial date in this matter, with the understanding that if the respondent complies with the conditions listed below, the Court will dismiss the case upon a motion by the State.

STIPULATION BY RESPONDENT

I.

I am the respondent in this case. I understand that I have been charged with the following crime(s) which carry the following maximum penalties:

1. _____, 90 / 364 days in detention; \$1000 / \$5000 fine; Other _____

2. _____, 90 / 364 days in detention; \$1000 / \$5000 fine; Other _____

3. _____, 90 / 364 days in detention; \$1000 / \$5000 fine; Other _____

I understand that each crime has a standard sentencing range of: 0-12 months Supervision, 0-150 hours Community Service, 0-30 days Detention, \$0-\$500 Fine, and Restitution. I understand that for any crime for which I am ultimately convicted, I must pay a victim penalty assessment. The victim penalty assessment is \$100 for gross

1 misdemeanors and \$75 for misdemeanors. There is only one victim penalty per cause number, even if that cause
2 number involves multiple counts.

3 I have been informed and fully understand that the crime(s) with which I am charged also have/has a
4 mandatory minimum sentence of _____.

5 I understand that if I am found guilty of this/these charge(s) at a future hearing, the judge can impose any
6 sentence within the standard range described above, no matter what the prosecuting attorney, the juvenile probation
7 counselor, or the defense recommends. I cannot appeal such a sentence. I also understand that it is possible for the
8 judge to sentence me above the standard range and up to the maximum allowed by law. However, if a judge were to
9 do this, I understand that I have a right to appeal that sentence.

10 II.

11 I understand that I have the following rights: (a) The right at trial to hear and question the witnesses who
12 testify against me; (b) The right at trial to testify and to have witnesses testify for me. These witnesses can be made
13 to appear at no expense to me; (c) The right to contest the stop and/or search and/or the voluntariness of any
14 statement that I may have given in this case. By signing this Stipulated Order of Continuance, I give up all these
15 rights and I give up my right to contest and object to the evidence presented against me at a future hearing.

16 III.

17 I understand that I have a right to a speedy trial within 30 or 60 days from the date of arraignment, pursuant
18 to JuCR 7.8. I hereby waive my right to a speedy trial. I agree and acknowledge that the new commencement date
19 on the above charge(s) is _____ (the day of the review hearing set forth on page 4). I
20 agree and acknowledge that speedy trial now expires on _____. I understand and agree
21 that any delay in bringing the above charge(s) to trial caused by my seeking of this continuance shall not be grounds
22 for dismissal.

23 IV.

24 This Stipulated Order of Continuance and the agreements contained herein are not an admission of guilt,
and is not sufficient by itself, to warrant a finding of guilt. However, should I be found at a future hearing to have
violated or failed to comply with the terms of this agreement, the judge at that future hearing will read the police
report(s) and other supporting documents/materials for the crime(s) listed in Section I, including but not limited to,
all witness statements, statements I made to the police and/or others, and the results of any lab tests, fingerprint
analysis, and law enforcement field tests. Additionally, I stipulate that any lab test, fingerprint analysis, and field
test used in this case is/are accurate, reliable, and admissible.

I understand that no determination has been made by the judge as to whether this evidence is sufficient to
support a finding of guilty against me at this time. However, I also understand and agree that in the event I violate
or fail to comply with this Stipulated Order of Continuance, I waive any objection to their admission into evidence
and the judge will review the evidence explained above, and based only upon this evidence, the judge will decide if I
am guilty beyond a reasonable doubt of the crime(s) listed in Section I.

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[X] Commit no further criminal law violations.

[X] Attend school regularly (or other court/school approved alternative)

[X] Remain in contact with assigned Juvenile Probation Counselor (JPC) and attend all scheduled meetings with JPC

[] Pay full restitution in the amount of \$_____ (see Order Setting Restitution-Appendix E)

[] Have no contact / unwanted contact (*circle one*) with _____.

[] Successfully complete _____ hours of community service

[] Hours spent in counseling or treatment shall count towards community service hours

[] **(Drug Court Track 3)** - Engage in chemical dependency treatment within 30 days from GAIN assessment and attend a minimum of 70% of all treatment sessions as required by JPC approved treatment provider

[] Other conditions:_____

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Date _____

Deputy Prosecuting Attorney

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